	0-03-2003
TOTAL TOTAL	U.S. DEPARTMENT OF COMM
OMB No. 0651-0027 (exp. 5/31/2002)	U.S. Patent and Trademar
To the Honorable Commissioner of Parents and Tradem	02565657
	original documents or copy thereof.
1. Name of conveying party(les);	2. Name and address of receiving party(les)
CDOC, INC.	Name: BANK OF AMERICA, N.A.
SEP 30 2003	
	Address: 901 MAIN STREET, 17TH FL
individual(s) Association	
General Partnership	hip Street Address:
Corporation-State	City: DALLAS State: TX Zip:7520
Other	[] - 48.4 d 26.5 49.
	Individual(s) citizenship
Additional name(s) of conveying party(les) attached?	Association
	General Partnership
3. Nature of conveyance:	Limited Partnership
Assignment	<u> </u>
.7	Corporation-State
Security Agreement	Curies .
Other	if easignes is not domiciled in the United States, a domestic representative designation is attached: 📮 Yea 📮 No
Execution Date: SEPTEMBER, 10, 2003	(Designations must be a separate document from assignment) Additional name(s) & address(as) attached?
	Acceleration tenneral or defended (as) arrachistry
4. Application number(s) or registration number(s):	
A. Trademark Application No.(s)	B. Trademark Registration No.(s)
SEE ATTACHED SCHEDULE 1	SEE ATTACHED SCHEDULE 1
	SEE ATTACRED SCREDULE I
Additional number(s	s) attached 🔀 Yes 🗔 No
5. Name and address of party to whom correspondence	6. Total number of applications and
concerning document should be mailed:	registrations involved:
Name: JACKIE LEE	
	1/15
Internal Address: ACCESS INFORMATION SERVICES,	7. Total fee (37 CFR 3.41)
INC.	Enclosed
	Authorized to be charged to deposit account
7.770	8. Deposit account number:
Street Address: 1773 WESTERN AVENUE	at walkamis managers () (M(1)M(1)
	1 _
1 9 Th 1 3 THY	
City: ALBANY State: NY 7th 12203	
City: ALBANY State: NY Zip: 12203	
DO NOT US	Attach duplicate copy of this page if paying by deposit account SE THIS SPACE
9. Statement and signature.	SE THIS SPACE
9. Statement and signature.	SE THIS SPACE commation is true and correct and any attached copy is a true
9. Statement and signature. To the best of my knowledge and bellef, the foregoing info	SE THIS SPACE commation is true and correct and any attached copy is a true
9. Statement and signature. To the best of my knowledge and bellef, the foregoing Infocopy of the original document. JACKIE LEE	SE THIS SPACE Commation is true and correct and any attached copy is a true 32 32 32 32 32 32 32 32 32 3
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9. Statement and signature. To the best of my knowledge and bellef, the foregoing Infocopy of the original document. JACKIE LEE Name of Person Signing Mail documents to be recorded with Commissioner of Patent & Washington	SE THIS SPACE Description is true and correct and any attached copy is a true Signature Date Date The required gover sheet information to:
9. Statement and signature. To the best of my knowledge and bellef, the foregoing infocopy of the original document. JACKIE LEE Name of Person Signing Mail documents to be recorded with Commissionar of Patent & Washington 1999 Washington 1999 100 NOT US Mail documents to be recorded with Commissionar of Patent & Washington 1999 Washington 1999	SE THIS SPACE commation is true and correct and any attached copy is a true Signature Date Signature Date
9. Statement and signature. To the best of my knowledge and bellef, the foregoing Infocopy of the original document. JACKIE LEE Name of Person Signing Mail documents to be recorded with Commissioner of Patent & Washington	SE THIS SPACE commation is true and correct and any attached copy is a true Signature Date Signature Date

U.S. TRADEMARK REGISTRATIONS

Trademark	Reg. No.	Reg. Date
Accident Secure	2,533,803	1/29/2002
Advantage VUL	2,424,783	1/30/2001
Bankers Health Advantage	2,706,395	4/15/2003
BenefitNow Account	2,634,755	10/15/2002
Benefits Made Easy @ Work	2,720,923	6/3/2003
Care Saver	2,703,944	4/8/2003
Classic Growth Plus	2,373,309	8/1/2000
Conseco Advantage Plus	2,726,596	6/17/2003
Conseco Advantage Variable Annuity	2,271,074	8/17/1999
Conseco Benefits Made Easy @ Work & Design	2,720,923	6/3/2003
Conseco	2,339,735	4/11/2000
Conseco	2,729,387	6/24/2003
Conseco Choice	2,434,140	3/6/2001
Conseco Classic Choice	2,638,426	10/22/2002
Conseco Fieldhouse	2,742,201	7/29/2003
Conseco Fieldhouse Indianapolis And Design	2,742,201	7/29/2003
Conseco Fund Group	2,255,292	6/22/1999
Conseco Leads	2,588,257	7/2/2002
Conseco Marketing Partners Group	2,737,403	7/15/2002
Conseco Preference		2/11/2003
Conseco Protection Annuity	2,687,142	
Conseco Simple Index Annuity	2,628,798	10/1/2002
Conseco Solutions	2,632,714	10/8/2002
	2,629,094	10/1/2002
Conseco Supplemental Health Conseco Term	2,255,287	6/22/1999
	2,492,243	9/25/2001
Conseco Term Ultra	2,647,964	11/12/2002
Conseco TLC Annuity	2,659,774	12/10/2002
Conseco University	2,424,588	1/30/2001
ConsecoMed	2,302,783	12/21/1999
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Hallmark	1,941,582	12/12/1995
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Helping Hands Benefit Rider	2,530,747	1/15/2002
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Life Options	2,062,440	5/20/1997
LifeTrend CTV	2,420,831	1/16/2001
Med IV	2,452,571	5/22/2001
Medcat	2,404,789	11/14/2000
Multibucket Annuity	2,413,656	12/19/2000
Performance Matters Associates	2,605,236	8/6/2002
SafeCare Series	1,835,667	5/10/1994

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Survivor Choice	2,675,533	1/14/2003
The Annuity Edge	2,482,563	8/28/2001
The Conseco Edge	2,467,109	7/10/2001
The Conseco Manager	2,434,139	3/6/2001
The Conseco Option	2,679,800	1/28/2003
We Specialize in Seniors	2,700,204	3/25/2003

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Conseco Secure	76/406,866	5/8/2002
De Un Paso Adelante	76/347,515	8/27/2002
HomeShield	76/298,344	8/13/2001
Liveright	76/352,946	12/28/2001
Team Conseco and Design	76/013,541	3/30/2000
Watson and Design	76/413,742	5/29/2002
Lifesarts.com	76/309,562	6/1/2003

TRADEMARK LICENSES

Name of Agreement	Parties Licensor/ Licensee	Date of Agreement	Subject Matter
Trademark License Agreement	Licensors: Conseco, Inc. and CDOC, Inc. Licensee: Conseco Funding, Ltd.	7/17/1998	Mark as follows: CONSECO Reg. #2,020,988
Trademark License Agreement	Licensors: Conseco, Inc. and CDOC, Inc. Licensee: Conseco Strategic Income Fund	5/29/1998	Mark as follows: CONSECO Reg. #2,020,988
Trademark License Agreement	Licensors: Conseco, Inc. and CDOC, Inc. Licensee: Conseco Funding Corp.	7/15/1998	Mark as follows: CONSECO Reg. #2,020,988

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TRADEMARK SECURITY AGREEMENT

(Trademarks, Trademark Registrations, Trademark Applications and Trademark Licenses)

WHEREAS, CDOC, Inc., a Delaware corporation (herein referred to as the "Lien Grantor") owns, or in the case of licenses is a party to, the Trademark Collateral (as defined below);

WHEREAS, Conseco, Inc. (the "Company"), the Banks party thereto, and Bank of America, N.A., as Agent, are parties to a Credit Agreement dated as of September 10, 2003 (as amended from time to time, the "Credit Agreement"); and

WHEREAS, pursuant to (i) a Guarantee and Security Agreement dated as of September 10, 2003 (as amended and/or supplemented from time to time, the "Security Agreement") among the Company, the Subsidiary Guarantors party thereto, and Bank of America, N.A., as Agent for the Secured Parties referred to therein (in such capacity, together with its successors and assigns in such capacity, the "Grantee"), and (ii) certain other Security Documents (including this Trademark Security Agreement), the Lien Grantor has guaranteed certain obligations of the Company and secured such guarantee (the "Lien Grantor's Secured Guarantee of the Secured Obligations") by granting to the Grantee for the benefit of such Secured Parties a continuing security interest in personal property of the Lien Grantor, including all right, title and interest of the Lien Grantor in, to and under the Trademark Collateral (as defined below);

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Lien Grantor grants to the Grantee, to secure the Lien Grantor's Secured Guarantee of the Secured Obligations, a continuing security interest in all of the Lien Grantor's right, title and interest in, to and under the following (all of the following items or types of property being herein collectively referred to as the "Trademark Collateral"), whether now owned or existing or hereafter acquired or arising:

- (i) each Trademark (as defined in the Security Agreement) owned by the Lien Grantor, including, without limitation, each Trademark registration and application referred to in Schedule 1 hereto, and all of the goodwill of the business connected with the use of, or symbolized by, each Trademark;
- (ii) each Trademark License (as defined in the Security Agreement) to which the Lien Grantor is a party, including, without limitation, each Trademark License identified in Schedule 1 hereto, and all of the goodwill of the business connected with the use of, or symbolized by, each Trademark licensed pursuant thereto; and

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(iii) all proceeds of and revenues from the foregoing, including, without limitation, all proceeds of and revenues from any claim by the Lien Grantor against third parties for past, present or future unfair competition with, or violation of intellectual property rights in connection with or injury to, or infringement or dilution of, any Trademark owned by the Lien Grantor (including, without limitation, any Trademark identified in Schedule 1 hereto), and all rights and benefits of the Lien Grantor under any Trademark License (including, without limitation, any Trademark License identified in Schedule 1 hereto), or for injury to the goodwill associated with any of the foregoing.

The Lien Grantor irrevocably constitutes and appoints the Grantee and any officer or agent thereof, with full power of substitution, as its true and lawful attorney-in-fact with full power and authority in the name of the Lien Grantor or in the Grantee's name, from time to time, in the Grantee's discretion, so long as any Event of Default shall have occurred and be continuing, to take with respect to the Trademark Collateral any and all appropriate action which the Lien Grantor might take with respect to the Trademark Collateral and to execute any and all documents and instruments which may be necessary or desirable to carry out the terms of this Trademark Security Agreement and to accomplish the purposes hereof.

Except to the extent expressly permitted in the Security Agreement or the Credit Agreement, the Lien Grantor agrees not to sell, license, exchange, assign or otherwise transfer or dispose of, or grant any rights with respect to, or mortgage or otherwise encumber, any of the Trademark Collateral.

The foregoing security interest is granted in conjunction with the security interests granted by the Lien Grantor to the Grantee pursuant to the Security Agreement. The Lien Grantor acknowledges and affirms that the rights and remedies of the Grantee with respect to the security interest in the Trademark Collateral granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

IN WITNESS WHEREOF, the Lien Grantor has caused this Trademark Security Agreement to be duly executed by its officer thereunto duly authorized as of the day of September, 2003.

CDOC, INC.

Ву:

ame: Daniel J. Murphy

Title:

Senior Vice President and Treasurer

CDOC TRADEMARK SECURITY AGREEMENT SIGNATURE PAGE

Acknowledged:

BANK OF AMERICA, N.A., as Agent

CDOC TRADEMARK SECURITY AGREEMENT SIGNATURE PAGE

) ss.:

COUNTY OF HAMILTON)

I, Marilyn P. Mortensen, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY, that Daniel J. Murphy, Senior Vice President and Treasurer of CDOC, Inc. (the "Lien Grantor"), personally known to me to be the same person whose name is subscribed to the foregoing instrument as such Senior Vice President and Treasurer, appeared before me this day in person and acknowledged that (s)he signed, executed and delivered the said instrument as her/his own free and voluntary act and as the free and voluntary act of said Lien Grantor, for the uses and purposes therein set forth being duly authorized so to do.

GIVEN under my hand and Notarial Seal this day of September, 2003.

Marilyn P. Mortensen, Notary Public My Commission Expires: October 29, 2009

County of Residence: Hamilton County

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RECORDED: 09/30/2003